

CENTRAL RAILROAD
HEADQUARTERS.
July 1st, 1859, tenth will leave
Denton's Point of Lake street, for Alton,
at 10 A.M., via St. Louis, Cincinnati,
Columbus, Toledo, Cleveland, and
Buffalo, via New York, Boston, and
Montreal, via Montreal, Quebec, and
Montreal, (Saturday morning) arriving
at A.M. at Chicago at 10:30 A.M.; St.
Louis at 1 P.M.; Cincinnati at 2 P.M.;
Columbus at 3 P.M.; Toledo at 4 P.M.;
Buffalo at 5 P.M.; New York at 6 P.M.;
Boston at 7 P.M.; and Montreal at 8 P.M.
Tickets for sale at the Company's Office
in Chicago, and at the offices of the
Central and Chicago Railroad Company, corner
of Dearborn and Madison streets, Lake
and Dearborn, and at the office of the
Wood and Law Train.

WOOD AND LAW TRAINS.
July 1st, 1859, tenth will leave
Denton's Point of Lake street, for Alton,
at 10 A.M., via St. Louis, Cincinnati,
Columbus, Toledo, Cleveland, and
Buffalo, via New York, Boston, and
Montreal, via Montreal, Quebec, and
Montreal, (Saturday morning) arriving
at A.M. at Chicago at 10:30 A.M.; St.
Louis at 1 P.M.; Cincinnati at 2 P.M.;
Columbus at 3 P.M.; Toledo at 4 P.M.;
Buffalo at 5 P.M.; New York at 6 P.M.;
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of Dearborn and Madison streets, Lake
and Dearborn, and at the office of the
Wood and Law Train.

W. E. ARTHUR, Superintendent.

**IS. ALTON AND CHI-
CAGO RAILROAD.**
Passenger Arrangement.
Every 2d, 4th, 6th, 8th, 10th, 12th, 14th,
16th, 18th, 20th, 22d, 24th, 26th, 28th, 30th,
32d, 34th, 36th, 38th, 40th, 42d, 44th, 46th,
48th, 50th, 52d, 54th, 56th, 58th, 60th, 62d,
64th, 66th, 68th, 70th, 72d, 74th, 76th, 78th,
80th, 82d, 84th, 86th, 88th, 90th, 92d, 94th,
96th, 98th, 100th, 102d, 104th, 106th, 108th,
110th, 112d, 114th, 116th, 118th, 120th, 122d,
124th, 126th, 128th, 130th, 132d, 134th, 136th,
138th, 140th, 142d, 144th, 146th, 148th, 150th,
152d, 154th, 156th, 158th, 160th, 162d, 164th,
166th, 168th, 170th, 172d, 174th, 176th, 178th,
180th, 182d, 184th, 186th, 188th, 190th, 192d,
194th, 196th, 198th, 200th, 202d, 204th, 206th,
208th, 210th, 212d, 214th, 216th, 218th, 220th,
222d, 224th, 226th, 228th, 230th, 232d, 234th,
236th, 238th, 240th, 242d, 244th, 246th, 248th,
250th, 252d, 254th, 256th, 258th, 260th, 262d,
264th, 266th, 268th, 270th, 272d, 274th, 276th,
278th, 280th, 282d, 284th, 286th, 288th, 290th,
292d, 294th, 296th, 298th, 300th, 302d, 304th,
306th, 308th, 310th, 312d, 314th, 316th, 318th,
320th, 322d, 324th, 326th, 328th, 330th, 332d,
334th, 336th, 338th, 340th, 342d, 344th, 346th,
348th, 350th, 352d, 354th, 356th, 358th, 360th,
362d, 364th, 366th, 368th, 370th, 372d, 374th,
376th, 378th, 380th, 382d, 384th, 386th, 388th,
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600th, 602d, 604th, 606th, 608th, 610th, 612d,
614th, 616th, 618th, 620th, 622d, 624th, 626th,
628th, 630th, 632d, 634th, 636th, 638th, 640th,
642d, 644th, 646th, 648th, 650th, 652d, 654th,
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1894th, 1896th, 1898th, 1900th, 1902d, 1904th,
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1918th, 1920th, 1922d, 1924th, 1926th, 1928th,
1930th, 1932d, 1934th, 1936th, 1938th, 1940th,
1942d, 1944th, 1946th, 1948th, 1950th, 1952d,
1954th, 1956th, 1958th, 1960th, 1962d, 1964th,
1966th, 1968th, 1970th, 1972d, 1974th, 1976th,
1978th, 1980th, 1982d, 1984th, 1986th, 1988th,
1990th, 1992d, 1994th, 1996th, 1998th, 1999th,

RESS AND TRIBUNE
PUBLISHED DAILY.
DAILY TRI-WEKLY AND WEEKLY.
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ALFRED COOPER, AND J. H. BURGESS.

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Postage,

TUESDAY JULY 26, 1856.

THE COUNTRY'S COMMERCIAL POLICY.

In the angry discussions which have divided knowle of the true commercial policy of the country, it has been decided on the side, and admitted on the other, "it was right based on a principle, and that it was expedient to do so." The first is a violation of well-known law of political economy, he assumption is untrue, and the admission aside. The scale of duties on merchandise as no more relation to a fixed and well ascertained principle, than the price of pork or our. Both are questions for the moment-sates of expediency only, and may be changed with every change in our circumstances, and may be modified, dissolved, and even repealed. The "principle" which governs to-day may be no principle tomorrow. The duties, which this year, yield sufficient revenue and adequate protection, may be far too small next year. There is no awe enough in its scope or comprehensiveness in its operations, to meet the new conditions which the changing phase of national industry and national production necessarily evince. The foreign trade of the United States has increased in two years in proportion, as the world of large crops, general health and open markets, a new combination of the causes which affect growth and diminish wealth, may produce an almost instantaneous change, and render the scale of duties, the scale of alarm. These remarks will not be fully understood without illustration. All men will admit that truth in the abstract, but half the men in the country will resist their application to the complications in which our manufacturers, our commerce and our agriculture are involved. The Tariff of 1846, perhaps, well enough to meet the exigencies of the period for which it was enacted—so far enough and perhaps necessary for the commercial laws that were then compiled with by those who engaged, belong to the leaders of the first levy, and are liable to be called into active service at any time. If a man of this large, and subsequently returns on business, is he still at the disposal of his commanding officer, his former employer? That is the question of our commercial system. We do not indicate what should be done—no not to what length changes should proceed; but surely he is blind who does not see that the only safe course of our great agricultural surplus, the depressed condition of our manufacturing industry, the enormous importations of foreign merchandise, the extraordinary exportation of American gold, and the consequent hard times which are pinching all classes, reason for the establishment of a more satisfactory system, at least until the present condition of affairs is reversed. The Tariff of 1846 did not meet the wants of 1855.

This doctrine is indisputable by any who has given a thought to the welfare of his nation, and all the responsibility of civil law rests upon it. Especially and authoritatively does it rest upon the office of President. With this exception, no other citizen is eligible to the office of President. The man whose naturalization took place at home and abroad, is not entitled to be a citizen of the United States. He is not entitled to be a citizen of any nation. His naturalization at his creation—his life, his wife, his labor and his fruits, and the right to them cannot cease for an instant, till he is claimed by him who gave them. Every interest upon a principle of nationality is his naturalization! I consider the rights, privileges, and immunities of the naturalized citizen, in their full extent, with the single qualification, that their citizens are entitled to the office of President. With this exception, no other citizen is eligible to the office of President. The man whose naturalization took place at home and abroad, is not entitled to be a citizen of the United States. He is not entitled to be a citizen of any nation. His naturalization at his creation—his life, his wife, his labor and his fruits, and the right to them cannot cease for an instant, till he is claimed by him who gave them. Every interest upon a principle of nationality is his naturalization!

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THE SUNDAY QUESTION.

The Divine Right to Hunt on Sabbath.

May 10.—**THE SUNDAY QUESTION.**
THE DIVINE RIGHT TO HUNT ON SABBATH.
BY JAMES F. WATSON, C. D.

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